Case 1:22-cr-00213-JAM-BAM Document 198 Filed 01/30/24 Page 1 of 2 1 HENNESSY LAW GROUP Timothy P. Hennessy, SBN 286317 2 1217 1. Street Bakersfield, CA 93301 3 Tel: (661)237-7179 Email: tph@hennessylawgroup.com 4 5 TORRES|TORRES STALLINGS A LAW CORPORATION 6 David A. Torres, SBN135059 1318 K. Street 7 Bakersfield, CA 93301 Tel: (661)326-0857 8 Email: dtorres@lawtorres.com 9 10 Attorneys for Defendant: **CHARLES BARRETT** 11 UNITED STATES DISTRICT COURT 12 FOR THE EASTERN DISTRICT OF CALIFORNIA 13 14 UNITED STATES OF AMERICA, Case No. 1:22-CR-00213 JAM-BAM 15 Plaintiff, DEFENSE REQUEST TO ALLOW WITNESS 16 TO TESTIFY VIA ZOOM 17 v. 18 CHARLES BARRETT, 19 Defendants. 20 21 The Defendant, Charles Barrett, respectfully asks this court to allow defense witness Lisa 22 Rands to testify via Zoom. Ms. Rands lives in Chattanooga, Tennessee, and we are informed or 23 believe therein, that Ms. Rands recently underwent hip surgery. Further, her physician has placed 24 restrictions on her mobility thus making it difficult for her to fly to California to testify on behalf 25 of the defense. Medical documentation is forthcoming. 26 /// 27 /// 28

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Case 1:22-cr-00213-JAM-BAM Document 198 Filed 01/30/24 Page 2 of 2 Dated: January 30, 2024 Respectfully Submitted, /s/ Timothy P. Hennessey Timothy P. Hennessey Attorney for Defendant Charles Barrett Respectfully Submitted, /s/ David A Torres Dated: January 30, 2024 DAVID A. TORRES Attorney for Defendant Charles Barrett